

1 TRACY L. WILKISON
2 Attorney for the United States,
3 Acting Under Authority Conferred by
28 U.S.C. § 515
4 PATRICK R. FITZGERALD
5 Assistant United States Attorney
Chief, National Security Division
MELANIE SARTORIS (California Bar No. 217560)
6 Assistant United States Attorney
Deputy Chief, General Crimes Section
312 North Spring Street
Suite 1200
7 Los Angeles, California 90012
Telephone: (213) 894-5615
8 Facsimile: (213) 894-0141
E-mail: melanie.sartoris@usdoj.gov
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10 Attorneys for Plaintiff
UNITED STATES OF AMERICA
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12 UNITED STATES DISTRICT COURT
13 FOR THE CENTRAL DISTRICT OF CALIFORNIA
14 UNITED STATES OF AMERICA, | No. ED CR 16-292-JGB
15 Plaintiff, | STIPULATION TO CONTINUE
16 v. | SENTENCING HEARING
17 MARIYA CHERNYKH, et al., | **SENTENCING DATE: March 9, 2020**
-1) MARIYA CHERNYKH | **[PROPOSED] SENTENCING DATE:**
18 Defendants. | **September 28, 2020**
19
20

21 Plaintiff United States of America, by and through its counsel
22 of record, and defendant MARIYA CHERNYKH ("defendant"), by and
23 through her counsel of record, hereby stipulate as follows:

24 1. The Indictment in this case was filed on April 27, 2016.

25 2. On January 26, 2017, defendant pled guilty pursuant to a
26 written plea agreement with the government to violating 18 U.S.C.
27 § 371: Conspiracy, 18 U.S.C. § 1621: Perjury, and 18 U.S.C.
28 § 1001(a)(2): Material False Statements. The Court originally set

defendant's sentencing for November 20, 2017, and, at the request of the parties, continued it to March 9, 2020. Defendant is out of custody on bond pending sentencing.

3. By this stipulation, the parties respectfully request to continue the sentencing hearing from March 9, 2020, to September 28, 2020.

4. Defendant needs additional time to prepare her written sentencing position and believes it is in her best interest to seek a continuance.

5. The government does not object to this request.

IT IS SO STIPULATED.

Dated: February 20, 2020

Respectfully submitted,

TRACY L. WILKISON
Attorney for the United States,
Acting Under Authority Conferred by
28 U.S.C. § 515

PATRICK R. FITZGERALD
Assistant United States Attorney
Chief, National Security Division

/s/ Melanie Sartoris
MELANIE SARTORIS
Assistant United States Attorney

Attorney for Plaintiff
UNITED STATES OF AMERICA

Dated: February 21, 2020

/s/ by electronic authorization
DAVID J.P. KALOYANIDES

Attorney for Defendant
MARIYA CHERNYKH